Regulations, Sec. 1.56(a).

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AS BELOW NAMED of the following type:	INVENTOR, I HEREB	Y DECLARE TI	HAT: This De	claration is	
Original _ Divisional _	SupplementalContinuation		tinuation-In-F onal Stage of		
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was amendedX was described	eto , as Serial No X on X (if applicable) and claimed in PCT It 000983 filed on 22 nd Ju	nternational App lly 2004	plication No		
referred to above. I ac	ave reviewed and unden, including the claims knowledge the duty to this application in according	s, as amended by o disclose info rn	y any amendr pation which i	nent is material	

I hereby claim foreign priority benefits under Title 35, United States Code, Sec.119 of the foreign application(s) for patent or inventor's certificate or of any PCT International application(s) designating at least one country other than the United States of America listed below and have also identified below any foreign application(s) for patent or inventor's certificate or any PCT international application(s) designating at least one country other than the United States of America filed by me on the same subject matter having a filing date before that of the application(s) of which priority is claimed:

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I hereby claim the benefit under Title 35 USC 120 of the United States application(s) listed below, and insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided in the first paragraph of Title 35 USC 112, I acknowledge the duty to disclose material

12/1/06

information as defined in Title 37 CRR 1.56(a) which occurred between the filing date of the prior application and the national or PCT International filing date of this application:



I hereby appoint the following attorneys and/or agents to prosecute this application and to transact all business in the U.S. Patent and Trademark Office connected with:

Mayer Brown Rowe & Maw LLP

1909 K Street, N.W. Washington 20006-1101 DC United States of America

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issue therefrom.

Christopher Ridgway Drane		12/1/6
Full name of sole or first inventor	Inventor's signature	Date
23 Reservoir Road, Pymble, 2073, Nev	v South Wales. Australia	Australian
Residence		Citizenship
PO Box 6081, Pymble, 2073, New Sout	th Wales, Australia	•
Post Office Address	. > // /	
Malcolm David Macnaughtan	M. Maryagh	- 12/01/20

Full name of second joint inventor if any Inventor's signature

23 Reservoir Road, Pymble, 2073, New South Weles, Australia

3 Reservoir Road, Pymble, 2073, New South Wales, Australia AUSTRAT Citizenship

PO Box 6081, Pymble, 2073, New South Wales, Australia Post Office Address